

JS-6

1
2
3
4
5
6
7
8 **UNITED STATES DISTRICT COURT**
9 **CENTRAL DISTRICT OF CALIFORNIA**
10 **SOUTHERN DIVISION**
11

12 **BALBOA CAPITAL CORPORATION,**

13
14 **Plaintiff,**

15 **v.**

16 **LAKE TRANSPORT LLC; and**
17 **RENNARD ANTHONY LAKE,**

18 **Defendants.**
19
20
21

Case No.: SACV 23-01429-CJC (ADSx)

JUDGMENT

22 In this case, Plaintiff Balboa Capital Corporation alleged that Defendant Lake
23 Transport LLC (“LT”) defaulted on multiple loans, and Defendant Rennard Anthony
24 Lake (“Lake”) failed to fulfill his obligations as guarantor of Lake Transport’s debts.
25 (Dkt. 1 [Compl.].) The Court granted Balboa’s application for default judgment.
26 Accordingly, it is hereby **ORDERED** that judgment is entered in favor of Balboa and
27 against Defendants in the following amounts:
28

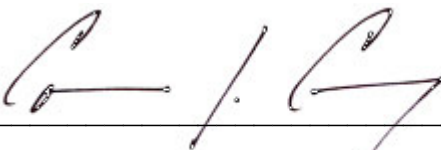
1 On Equipment Financing Agreement No. 366205-003 (“EFA-003”), **\$82,231.95**,
2 representing \$78,520 in remaining monthly payments, \$362.40 in late fees, and \$3,349.55
3 in prejudgment interest. LT and Lake are jointly and severally liable for this amount.

4
5 On Vehicle Finance Agreement No. 366205-000 (the “VFA”), **\$45,478.22**,
6 representing \$43,729.14 in remaining monthly payments and \$1,749.08 in prejudgment
7 interest. LT and Lake are jointly and severally liable for this amount.

8
9 On Equipment Financing Agreement No. 366205-002 (“EFA-002”), **\$93,326.47**,
10 representing \$89,541.63 in remaining monthly payments, \$219.29 in late fees, and
11 \$3,565.55 in prejudgment interest. LT is solely liable for this amount.

12
13 The Court also awards attorney fees in the amount of **\$7,847.44** and costs in the
14 amount of **\$1,444.89**. LT and Lake are jointly and severally liable for these amounts.

15
16
17 DATED: November 9, 2023

18 
19 _____
20 CORMAC J. CARNEY
21 UNITED STATES DISTRICT JUDGE

22
23 CC: FISCAL
24
25
26
27
28